## Schena, Cristeen

From: Voorhees, Mark

Sent: Wednesday, June 28, 2017 2:19 PM

To: Murphy, Thelma (Hamilton)

Subject: RE: MSGP Applicability - Perley's Marina

Hi Thelma:

I will be in the office tomorrow and we can discuss. As I recall, the model indicates that there frequent discharges per year and there are locations that would be the obvious places of the discharge. I will need to review again but it shouldn't be too much work.

On another note we found out that we have to get the Mystic WA into the EAS system by next week. I will need to get your signature on the WA nomination form which I'll bring by tomorrow. This is expected and good so that we can wrap it up and move on.

Take care.

Mark

From: Murphy, Thelma (Hamilton)

**Sent:** Wednesday, June 28, 2017 1:42 PM To: Voorhees, Mark <voorhees.mark@epa.gov>

Subject: FW: MSGP Applicability - Perley's Marina

Hi Mark,

I know that you reviewed the model done by Rob Roseen for this property. We sent a letter to the facility informing them that they need a permit because they have the potential to discharge. They are now asking for a meeting and our help identifying where the point source is. Does the model provide that information? Before I respond, I would like to understand the model and the results better. Do you have any time to help me with this?

Thanks, Thelma

From: Richard, Paul [mailto:Paul.Richard@amecfw.com]

Sent: Thursday, June 22, 2017 10:53 AM

To: Murphy, Thelma (Hamilton) < <a href="mailton">murphy.thelma@epa.gov">murphy.thelma@epa.gov</a>>

<cperley11@msn.com>; Kerry Perley <kjperley@msn.com>; Richard, Paul <Paul.Richard@amecfw.com>

Subject: MSGP Applicability - Perley's Marina

## Good Morning Thelma,

I received a copy of the US EPA's applicability determination letter for Perley's Marina dated June 22, 2017. EPA has determined that Perley's Marina is required to comply with the US EPA's 2015 MSGP due to stormwater discharge based on the modeling evidence provided by CLF and that AMEC's actual flow studies do not appear to be reliable indication of what is occurring at the site. Accordingly, the Perley's have asked AMEC Massachusetts, Inc. to support them with this permit coverage. However, prior to AMEC supporting the Perley's with this matter, we respectfully request a site meeting with you to assist us with the identification of the actual point source identified by CLF's model. Please note that we reviewed this model with CLF at the site during their site inspection and they could not identify/point out the location of the point source presented on their model. Specifically, we need support identifying the point source for the drainage area with industrial activities exposed to stormwater prior to seeking permit coverage. Please let me know

when it would be a good time for you and I to meet at the facility to investigate modeled point source location and if you would like to have a call prior to going out to the site to discuss your June 22, 2017 letter.

## Paul G. Richard, P.E.

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